1. THE HONORABLE JOHN H. CHUN 2. 3 4. 5. 6. 7. UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON 8. AT SEATTLE 9. ZED BLUE and ROBIN BLUE, a married couple, 10 Case No. 2:21-cv-01328-JHC Plaintiffs, 11. STIPULATION AND ORDER TO EXTEND 12. DEADLINES FOR EXPERT v. WITNESS REPORTS AND 13. EXPERT DISCOVERY USI INSURANCE SERVICES, LLC, a Delaware limited liability company; CERTAIN UNDERWRITERS AT LLOYD'S OF 15. LONDON through HARLOCK MURRAY UNDERWRITING LTD as per UMRN B1353DH1700422000; and THE HARTFORD FIRE INSURANCE COMPANY, a Stock 17. Insurance Company, 18. Defendants. 19. 20. COME NOW the parties to this action and agree and stipulate as follows: 21. Due to health issues one of plaintiffs' expert witnesses is unable to complete his 22. report until September 9, 2022. In light of this plaintiffs' counsel has requested that the 23. parties agree to extend the deadline for that expert report until September 9, 2022. 24. Because defendants do not want to provide their expert reports in advance of plaintiffs' 25. 26. STIPULATION AND ORDER TO EXTEND DEADLINES FOR **EXPERT REPORTS AND DISCOVERY - 1** HOLMES WEDDLE & BARCOTT, PC 3101 WESTERN AVENUE, SUITE 500 Case No. 2:21-cv-01328-JHC SEATTLE, WA 98121

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1. report the parties have agreed that the deadline for expert reports for all expert witnesses 2. shall be extended to September 9, 2022 and discovery of expert witnesses shall be 3. extended to October 7, 2022. 4. The parties have been working cooperatively concerning scheduling in this matter 5. and do not anticipate that these extensions will result in a need for a trial continuance. 6. The parties anticipate engaging in mediation at some point near the close of expert 7. discovery. 8. Wherefore, the parties ask that the date for production of expert witness reports be 9. extended to September 9, 2022 and discovery of expert witnesses be allowed through 10. October 7, 2022. 11. Respectfully submitted. 12. 13. DATED this 29th day of July, 2022. 14. HOLMES WEDDLE & BARCOTT, P.C. 15. /s/ Michael A. Barcott 16. Michael A. Barcott, WSBA #13317 Daniel P. Barcott, WSBA #50282 17. 3101 Western Ave, Suite 500 18. Seattle, WA 98121 Phone: 206-292-8008 19. Fax: 206-340-0289 Email: mbarcott@hwb-law.com 20. Email: dbarcott@hwb-law.com Attorneys for Defendants Certain 21. Underwriters at Lloyd's of London through 22. Harlock Murray Underwriting, Ltd. 23. TOUSLEY BRAIN STEPHENS PLLC 24. /s/ Chase C. Alvord 25. Chase C. Alvord, WSBA #26080

STIPULATION AND ORDER TO EXTEND DEADLINES FOR EXPERT REPORTS AND DISCOVERY - $\boldsymbol{2}$

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26.	STIPULATION AND ORDER TO EXTEND DEADLINES FOR

STIPULATION AND ORDER TO EXTEND DEADLINES FOR EXPERT REPORTS AND DISCOVERY - 3

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1. **ORDER** 2. Pursuant to the Stipulation to Extend Deadlines for Expert Witness Reports and 3. Expert Witness Discovery, the deadline for disclosure of expert witness reports is now 4. September 9, 2022 and the deadline for expert witness discovery is now October 7, 2022. 5. IT IS SO ORDERED. 6. DATED this 29th day of July, 2022. 7. 8. In A. Chan 9. 10. United States District Judge 11. 12. 13. 14. 15. 16. 17. 18. 19. 20. 21. 22. 23. 24. 25

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2.	I hereby certify that on this 29th day of July, 2022, a true and correct copy of the
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STIPULATION AND ORDER TO EXTEND DEADLINES FOR **EXPERT REPORTS AND DISCOVERY - 5**

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